

राजपत्र, हिमाचल प्रदेश

(श्रसाधारण)

हिमाचल, प्रदेश राज्यशासन, द्वारा प्रकाशित

शिमला, शनिवार, 16 जून, 1979/26 ज्येष्ठ, 1901

हिमाचल प्रदेश सरकार

LABOUR DEPARTMENT

NOTIFICATIONS

Simla-2, the 21st May, 1979

No. LEP (LAB) 3 (2) (b) 3/77.—In exercise of the powers conferred under clauses (p), (q) and (r) of sub-section (2) of section 32 of the Workmen's Compensation Act, 1923 (Act No. 8 of 1923), the Governor, Himachal Pradesh is pleased to make the following Rules for carrying out the purposes of the said Act, after their previous publication in Himachal Pradesh Rajpatra, dated 11-6-1977 vide notification of even number, dated 16th May, 1977.

1. Short title and commencement.—(1) These rules may be called the Workmen's Compensation (Occupational Diseases), Himachal Pradesh Rules, 1979.

- They shall come into force with immediate effect.
- Definitions. In these rules, unless the context otherwise requires.-
 - (a) "Act" means the Workmen's Compensation Act, 1923 (8 of 1923).
 - (b) "asbestosis" shall mean—
 - (i) a pulmonary fibrosis which manifests itself re-diologically as a ground glass appearances of the pulmonary field, of atriations or reticular formations more or less marked, particularly diffuse at the bases or diffuse stippling or reticulation over extensive areas of both lung fields, whether or not accompanied by signs of pulmonary tuberculosis, and
 - (ii) clinically by the presence of asbestos bodies in the sputum, accompanied by tracheo-bronchitis and emphysema.

(c) "Bagassosis" means a disease which—

- (ii) radiologically, consists of increase in the vascular shadow and increase in haziness and reticulation all over the lungs and increase in the hilar densitics and some mottling. In acute phases patehy shadows resembling bronchopneumoniamay be seem.
- (d) "Medical Board" means the Pneumoconiosis Medical Board constituted by the State Government under rule 4 or any Medical Board recognised by the State Government for the purpose of these rules.
- (e) Pneumoconiosis" means silicosis or coalminers pneumoconiosis or asbestosis or bagassosis or any of these diseases accompanied by pulmonary tuberculosis.
- Constitution of Pneumeconiosis Medical Board.—(1) The State Government shall constitute or recognise a pneumoconiosis Medical Board for the conduct of medical examination, submission of medical reports and the grant of medical certificate in pursuance of these rules:

Provided that with respect to workmen employed in mines, the State Government may recognise any Medical Board for the purpose of these rules.

Note.—The Medical Board may call for any further information that may be considered necessary by it from the Medical Practitioner concerned before countersigning certificate in case of death.

FORM 'A' CERTIFICATE OF DISABILITY/DEATH (See rules 7)

This is to certify that Shri	· · · · · son of · · · · · · · · · · · · · · · · · ·
ageyears is/was suffering	from pnumoconiosis/pneumoconiosis
who dies onas	with pulmonary tuberculosis and the
contracting of the disease is/was reasonably att	ributable to his employment.
in	

(1) Temporary disablement.—(a) The disability is in my opinion of a temporary nature likely to last for.....years.... He is unfit for work in his present employment.

(State employment for which he is considered fit).

(2) Permanent disablement. The	disablement is	of a	permanent	nature	and	is
assessed at per cent.						

(3) Death.—Death is attributable to the contracting of the disease.

(Cancel	out	portions	not	applicable))
(Cancel	out	portions	not	applicable))

Place....

Signature of the qualified Medical Practitioner.

FORM 'B'

ENDORSEMENT TO BE MADE BY MEDICAL BOARD IN THE CASE OF PERMANENT DISABILITY OR DEATH

- (1) Permanent disability.—It is certified that the disability is of a permanent nature and is assessed at..... per cent.
- (2) Death.—It is certified that the death of Shri......is attributable to the contracting of the disease.

Date..... Signature of the Member of Medical Board.

- (2) The Board constituted or recognised under sub-rule (1) shall consist of three qualified medical practitioners of whom one shall be a rediologist.
- 4. Medical conditions under which pheumoconsiosis may be considered to be an occupational disease.—(1) The diagnosis of phenomociniosis shall be carried out with all the necessary technical guarantees. Proof of the degree of development of the pathological or an anatomical changes in the respiratory and cardiac systems shall be furnished by the radiographic record and other laboratory records, which shall be accompanied by the report of a full clinical examination including a repost of the industrial history of the person concerned, the record of all occupations in which he has been employed, the nature of the harmful dusts to which he was exposed and the duration of such exposure.
- (2) For entitlement to compensation, silicosis and coal miners pneumoconiosis shall fulfil the following radiological and clinical conditions:—
 - (a) The radiological examination of the workmen must reveal—
 - (i) the appearance of generalised microndular or poduler fibrosis covering a considerable part of both lung fields whether accompanied or not by signs of pulmonary tuberculosis, or
 - (ii) in addition to a marked accentuation of the pattern of both lungs, the appearance of one or several pseudotumoral fibrotic formations, whether accompanied or not by signs of pulmonary tuberculosis, or
 - (iii) the appearance of both of these types of fibrotic lesions at once, whether accompanied or met by signs of pulmonary tuberculosis.

- (b) serioal radiological pictures taken over a period during periodical medical examinations shall, as far as possible be considered in marking definite diagnosis in cases where doubt exists;
- (c) radiological interpretation shall be based on the standard international classification laid down by the International Labour Organisation (Geneva Classification); and
- (d) The clinical examination of the workman concerned must reveal decrease or deterioration of the respiratory function or cardiac function or a deterioration of the State of general health, caused by the pathological processes specified above.
- 5. Evaluation of disablement.—(1) The evaluation of disablement shall be made by reference to the physical anatomical physiological, and functional and mental capicity for the exercise of the necessary functions of a normally occupied life which would be expected in a healthy person of the same age and sex. For such assessment, recognised cardio respiratory functions tests shall be used to assess the degree of cardio respiratory functions impainment.
- (2) It shall be determined whether the disablement is temporary or permanent and also the percentage loss of function as it pertains to the loss of working capacity for receiving compensation.
- (3) Assessment of disablement shall be proportionate to the loss of earning capacity total disablement being taken to be 100% loss of earning capacity.

Explanation.—For the purpose of this rule, "permanent disablement" shall mean such disablement as is certified to be permanent by the Medical Board.

6. Certification of cases.—The claim for compensation in respect of a workmen contracting any disease specified in Part C of Schedule III to the Act shall be supported by a certificate issued by a qualified medical practitioner in the Form 'A' appended to these rules:

Provided that where the contracting of such a disease has resulted in death or permanent disablement of the workmen the claim shall also be supported, by an endorsement on the certificate, in the Form 'B' appended to these rules by the Medical Board, the opinion and in case of difference of opinion between the qualified medical practitionery and the Medical Board, the opinion of the Medical Board shall prevail.

7. Rescission and savings.—The Workmen's Compensation (Occupational Diseases) Rules, 1966 framed under notification No. 1&S. 15 (Lab.) 453/57, dated the 1st September, 1975 are hereby rescinded, but all acts done and orders issued under the rules so rescinded shall so far as they are not inconsistent with these rules, be deemed to have been respectively done and issued under these rules.

Simla-171002, the 21st May, 1979

No. 7-109/76-LEP-Shram.— In exercise of the powers conferred by sub-section (2) of section 26 of the Payment of Wages Act, 1936 (Central Act No. 4 of 1936), the Governor of Himachal Pradesh, is pleased to make the following rules for the purpose of the said Act, after their previous publication in the Rajpatra, Himachal Pradesh, dated the 11th June, 1977 vide Notification of even number, dated the 6th April, 1977.

DRAFT RULES

- 1. Title.—These rules may be called the Himachal Pradesh Payment of Wages Rules, 1979.
- 2. Definitions.—In these rules, unless there is anything repugnant in the subject or context,-

(a) "the Act" means the Payment of Wages Act, 1936 (IV of 1936);

(b) "the authority" means the authority appointed under sub-section (1) of section 15 of the Act:

(c) "the Chief Inspector of Factories" means the Chief Inspector of Factories appointed under sub-section (2) of section 8 of the Factories Act, 1948 (Central Act No. LXIII of 1948);

(d) "the Court" means the court mentioned in sub-section (1) of section 17 of

the Act:

(e) "deduction for breach of contract" means a deduction made in accordance with the provisions of the proviso to sub-section (2) of section 9;

(f) "deduction for damage or loss" means a deduction made in accordance with the provisions of clause (c) of sub-section (2) of section 7;

(g) "form" means a form appended to these rules;

- (h) "Inspector" means the Inspector authorized by or under section 14 of the
- (i) "The Labour Commissioner" means Labour Commissioner, Himachal
- (j) "person employed" excludes all persons to the payment of whose wages the Act does not apply;

(k) "Section" means a section of the Act;

(1) "Pay-master" means an employer or other person responsible under

section 3 of the Act for the payment of the wages;

(m) words and expressions not defined in these rules but are defined in the Act shall be deemed to have been assigned the same meanings as have been assigned to them in the Act.

Section 26 (3) (a):

- 3. Register of fines.—(1) In any factory/industrial establishment in respect of which employer has obtained approval under sub-section (1) of section 8 to a list of acts and omissions in respect of which fines may be imposed, the pay-master shall maintain a Register of fines in Form I.
- (2) At the beginning of the Register of fine there shall be entered serially numbered the approved purpose or purposes on which the fines realized are to be expanded.
- (3) When any disbursements are made from the fines realized a deduct entry of the amount so expanded shall be made in the Register of Fnes, and a voucher or receipt in respect of the amount shall be affixed to the Register. If more than one purpose has been approved the entry of the disbursement shall also indicate the purpose for which it is made.
- 4. Register of deductions for damage or loss.—In every factory/industrial establishment in which deductions for damage or loss are made the pay-master shall maintain the Register required by sub-section (2) of section 10 in Form IJ.
- Register of wages. A register of wages shall be maintained in every factory/ industrial establishment and shall be kept at the work-spot in such form as the paymaster finds convenient but shall include the following particulars:-

(a) the gross wages earned by each person employed for each wage period;

- (b) all deductions made from those wages, with an indication, in each case of the clauses of sub-section (2) of section 7 under which the deduction is made; and
- (c) the wages actually paid to each person employed for each wage period.
- 6. Combined form of Register.—Notwithstanding anything contained in these rules, where a combined (alternative, form is sought to be used by the employer to avoid duplication of work for compliance with the provision of any other Act or the rules framed thereunder, an alternative suitable form in lieu of any of the forms prescribed under these rules may be used with the previous approval of the Chief Inspector of Factories, Himachal Pradesh.
- 7. Maintenance of registers.—The registers required by rules 3, 4, 5 and 18 shall be preserved for twenty-four months after the date of the last entry made in them.

Section 26 (3) (c):

8. Weights and measures.—All weights, measures and weighing machines which are used for checking or ascertaining the wages of employed persons shall be made available for examination to the Inspector, who may in the event of his not being satisfied with the correctness of the apparatus or the weights, seal and prohibit their future use and report the matter immediately for necessary action to the appropriate authority, responsible for the administration of the Himachal Pradesh Weights and Measures (Enforcement) Act, 1968.

Section 26 (3) (d):

9. Notice of dates of payment.—The pay-master shall display, in conspicuous place at/or near the main entrance of the Factory/Industrial establishment a notice, in English and Hindi, giving for not less than two months in advance, the days on which wages are to be paid.

Section 26 (3) (e), (f) and (h):

- 10. Prescribed authority.—The Labour Commissioner shall be the authority competent to approve, under sub-section (1) of section 8, of the Act, acts and omissions in respect of which fines may be imposed and, under sub-section (8) of section 8, of the Act, the purposes on which the proceeds of fines shall be expanded.
- 11. Application in respect of fines.—Every employer requiring the power to impose fines in respect of any acts and omissions on the part of employed persons shall send to the Labour Commissioner,—
 - (a) a list, in English, in duplicate, clearly defining such acts and omissions;
 - (b) in cases where the employer himself does not intend to be the sole person empowered to impose fines, a list, in duplicate showing those appointments in his factory/industrial establishment of which the incumbents may pass orders imposing fines and the class of establishment on which the incumbent of each such appointment may impose fine.
- 12. Approval of list of acts and omissions.—The authority appointed under rule 10 on receipt of the lists prescribed in the preceding rule may, after such enquiry as he considers necessary, pass orders either,—
 - (a) disapproving the lists;
 - (b) approving the lists either in their original form or as amended by him, in which case such lists shall be considered to be approved lists, provided that no order disapproving or amending any lists shall be passed unless the employer shall have been given an opportunity of showing cause, orally or in writing why the lists as submitted by him should be approved.

- 13. Posting of list.—The employer shall display at or near the main entrance of the factory/industrial establishment a copy in English, together with a literal translation thereof, in Hindi of the list approved under rule 12.
- 14. Persons authorised to impose fines.—No fine may be imposed by any person other than an employer or a person holding an appointment named in a list submitted under rule 11.
- 15. Procedure in imposing fines and deductions.—Any person desiring to impose a fine on an employed person or to make a deduction for damage or loss shall explain personally to the said person the act or omission, or damage or loss, in respect of which the fine or deduction is proposed to be imposed and the amount of the fine or deduction, which it is proposed to impose, and shall hear his explanation in the presence of at least one other person.
- 16. Information to pay-master.—The person imposing a fine or directing the making of a deduction for damage or loss shall at once inform the pay-master of all particulars, so that the register prescribed in rule 3 or 4 may be duly completed.

Section 26 (3) (g):

- 17. Deduction for breach of contract.—(1) No deduction for breach of contract shall be made from the wages of an employed person who is under the age of fifteen years or is a woman.
- (2) No deduction for breach of contract shall be made from the wages of any employed person unless—
 - (a) there is provision in writing forming part of the terms of the contract of employment requiring him to give notice of the termination of his employment; and
 - (i) the period of this notice does not exceed fifteen days or the wage period, whichever is less; and
 - (ii) the period of this notice does not exceed the period of notice which the employer is required to give of the termination of that employment;
 - (b) this rule has been displayed in English and in the language of the majority of the employed persons at or near the main entrance of the factory and has been so displayed for not less than one month before the commencement of the absence in respect of which the deduction is made;
 - (c) a notice has been displayed at or near the main entrance of the factory giving the names of the persons from whom the deduction is proposed to be made, the number of days wages to be deducted and the conditions (if any) on which the deduction will be remitted:

Provided that where the deduction is proposed to be made from all the persons employed in any departments or sections of the factory, it shall be sufficient, in lieu of giving the names of the persons in such departments or sections, to specify the departments or sections affected.

- (3) No deduction for breach of contract shall exceed the wages of the persons employed for the period by which the notice of termination of service given falls short of the period of such notice required by the contract of employment.
- (4) If any conditions have been specified in the notice displayed under clause (c) of sub-rule (2) no deduction for breach of contract shall be made from any person who has complied with those conditions.

Section 26 (3) (i):

- 18. Advance.—(1) An advance of wages not already earned shall not without the previous permission of Inspector, exceed an amount equivalent to the wages earned by the employed person during the preceding two calendar months, or if he has not been employed for that period, twice the wages he is likely to earn during the two subsequent calendar months.
- (2) The advance may be recovered in instalments by deductions from wages spread over not more than twelve months. No instalment shall exceed one-third, or where the wages for any wage period are not more than twenty rupees one-fourth of the wages for the wage period in respect of which the deduction is made.
- (3) The amount of all advances sanctioned and the repayments thereof shall be entered in a register in Form III.

Section 26 (3) (a):

19. Annual return.—Every employer of the factory shall send a return in Form IV so as to reach the Labour Commissioner, Himachal Pradesh, Simla not later than the first of February following the end of the year to which it relates endorsing simultaneously a copy thereof to the Inspector having jurisdiction under the Act.

Section 26 (3) (i):

- 20. Costs.—(1) Where the Authority or the Courts, as the case may be, direct that any costs shall not follow the event, he shall state his reasons for so doing in writing.
 - (2) The costs which may be awarded shall include—

(a) the charges necessarily incurred on account of court fees;

(b) the charges necessarily incurred on subsistence money to witnesses; and

- (c) Pleader's fees which shall ordinarily be Rs. 10, provided that the authority or the Court, as the case may be in any proceedings, may reduce the fee to a sum of not less than Rs. 5 or increase it to a sum not exceeding Rs. 30.
- 21. The Authority or the Court, as the case may be, may fix fees on the payment of which any person entitled to do so may obtain copies of any documents filed with the Authority or the Court, as the case may be:

Provided that the Authority or the Court, as the case may be, may, in consideration of the poverty of the applicant, grant copies free of cost.

Section 26 (3) (k):

- 22. Fees. The fee payable in respect of proceedings under the Act shall be-
 - (i) For every application to summon a witness.

Twenty-five paise in respect of each witness.

(ii) For every other application made by or on behalf of an individual person before the authority.

Fifty paise.

(iii) For every other application made by or on behalf of an unpaid group before the authority.

Twenty-five paise for each member of the group subject to a maximum of five rupees.

(iv) For every appeal lodged with the Court Five rupees:

Provided that the Authority or the Court may, in consideration of the poverty of the applicant, reduce or remit this fee.

Provided that no fee shall be chargeable in respect of an application presented by an Inspector.

Section 26 (3) (1):

23. Abstract.—The abstracts of the Act and of the rules made thereunder to be displayed under section 25 shall be in Form V.

Section 26 (4):

- 24. Penalities.—Any breach of rules 3, 4, 5, 7, 9, 13, 16 and 19 of these rules shall be punishable with fine which may extend to two hundred rupees.
- 25. Rescission and savings.—The Himachal Pradesh Payment of Wages Rules, 1959 as in force in the areas which comprised in Himachal Pradesh immediately before the 1st November, 1966 and Punjab Payment of Wages Rules, 1937, as applicable in the territories added to Himachal Pradesh under Punjab Re-organisation Act, 1966, are hereby rescinded but all acts done and orders issued under the rules so rescinded shall so far as they are not inconsistent with these rules, be deemed to have been respectively done and issued under these rules.

FORM 'I' REGISTER OF FINES (See rule 3)

......Factory/Industrial Establishment

1. Serial number.

2. Name.

3. Father's name.

4. Department.

5. Act of omission for which fine imposed.

6. Whether workman showed cause against fine or not? If so, enter date.

7. Rate of wages.

8. Date of amount of fine imposed.

9. Date on which fine realised.

10. Remarks.

FORM 'II' REGISTER OF DEDUCTIONS FOR DAMAGE OR LOSS CAUSED TO THE EMPLOYER BY THE NEGLECT OR DEFAULT OF THE EMPLOYED PERSONS

(See rule 4)

- 1. Serial number.
- 2. Name.
- 3. Father's name.

4. Department.

5. Damage or loss caused.

- 6. Whether worker showed cause against deduction or not? If so, enter date.
- 7. Date and amount of deduction imposed.

8. No. of instalments, if any.

- 9. Date on which total amount realised.
- 10. Remarks.

FORM 'III'

REGISTER OF ADVANCES MADE TO EMPLOYED PERSONS (See rule 18)

Factory/Industrial Establishment

- 1. Serial number.
- 2. Name.
 - 3. Father's name.
- 4. Department.
- Date and amount of advance made.
 Purpose for which advance made.
- 6. Purpose for which advance made.7. No. of instalments by which advance to be repaid.
- 8. Postponements granted.
- 9. Dates on which total amount repaid.
- 10. Remarks.

FORM 'IV'

RETURN FOR THE YEAR ENDING 31ST DECEMBER, 19 (SHOWING WAGES AND DEDUCTIONS FROM WAGES)

(See rule 19)

- 1. (a) Name of the factory or industrial establishment with complete postal address.
- (b) Industry.
- 2. Number of days worked during the year.....
- number of persons emloyed during the year

 New York 1 (a) Average daily number of persons emloyed during the year

 Persons receiving Rs. 200 or more but less than Rs. 400 or more but less than Rs. 1000

Adults Children

- (b) Gross amount paid as remuneration to persons getting less than Rs. 200, including deductions under section 7 (2) of which the amount due to profit sharing bonus i.e..................... and that due to money value of concession is

- 4. Total wages paid including deductions under section 7 (2) on the following accounts.

	Persons receiving less than Rs. 200	
 (a) Basic wages including over-time wages and non-profit sharing bonus. (b) Dearness and other allowances in cash. (c) Arrears of pay in respect of previous year paid during the year. 	,	
5. Number of cases and amounts Persons receiving less than Persons re Rs. 200 more bu		
No. of cases Amount	No. of cases	Amount No. of Amount cases
 (a) Fines (b) Deductions for damages or loss. (c) Deductions for breach of contract. 	•	-
6. Disbursement from the Fines I (a) (b) (c) (d)	Fund—	Purpose Amount
7. Balance of Fines Fund in hand Note.—The average daily numbe number of attendance du	r of persons is	ne year Rsobtained by dividing aggregate the number of working days.

"Money value of concession should be obtained by taking the difference of the

cost price paid by the employer and the actual price paid by the employees for supplies of essential commodities given free or at concessional rates. Signature.

Designation.

FORM 'V'

(See rule 23) ABSTRACT OF THE PAYMENT OF WAGES ACT, 1936 AND THE RULES MADE THEREUNDER

WHOM THE ACT AFFECTS:

- The Act applies to the payment of wages to persons in this factory/industrial establishment receiving less than Rs. 1,000 a month.
- No employed person can give up by contract, or agreement his rights under the Act.

DEFINITION OF WAGES:

"Wages" means all remuneration (whether by way of salary, allowances, or otherwise) expressed in terms of money or capable of being so expressed which would, if the terms of employment, express or implied, were fulfilled be payable to a person employed in respect of his employment or of work done in such employment, and includes—

(a) Any remuneration payable under any award of settlement between the

parties or order of a court;

(b) any remuneration to which the person employed is entitled in respect of overtime work or holidays or any leave period;
 (c) any additional remuneration payable under the terms of employment whether

called a bonus or by anyother name;
(d) any sum which by reason of the termination of employment of the person employed is payable under any law, contract or instrument which provides for the payment of such sum, whether with or without deductions, but

does not provide for time within which the payment is to be made.

(e) any sum to which the person employed is entitled under any scheme framed

under any law for the time being in force; but dos not include—

(1) any bonus (whether under a scheme of profit-sharing or otherwise) which does not form part of the remuneration payable under the terms of employment or which is not payable under any award or settlement between the parties or order of a court;

(2) the value of any house accommodation or of the supply of light water, medical attendance or other amenity or of any service, excluded from the computation of wages by a general or special order of the Himachal Pradesh Government;

(3) any contribution paid by the employer to any pension or provident fund, and the interest which may have accrued thereon:

(4) any travelling allowance or the value of any travelling concession;

(5) any sum paid to the employed person to defray special expenses entitled on him by the nature of is employment; or

(6) any gratuity payable on the termination o employment in cases other than those specified in sub-section (d).

RESPONSIBILITY FOR AND METHOD OF PAYMENT:

4. The manager of the factory is responsible for the payment under the Act of Wiges to persons employed under him, and any contractor employing persons is responsible for payment to the persons he employs.

5. Wage periods shall be fixed for the payment of wages at intervals not exceeding one month.

6. Wages shall be paid on a working day within 7 days of the end of the wage period (or within 10 days if 1,000 or more person are employed). The wages of a person discharged shall be paid not later than the second working day after his discharge.

7. Payments in kind are prohibited.

FINES AND DEDUCTIONS:

8. No deduction shall be made from wages except those authorised under the Act (See paragraph 9-15 below).

9. (1) Fines can be imposed only for such acts and omissions as the employer may, within the previous approval of the Labour Commissioner, Himachal Pradesh specify by a notice displayed at or near the main entrance of the factory and after giving the employed person an opportunity for explanation.

(2) Fines—

(a) shall not exceed three paise in the rupee.

(b) shall not be recovered by instalments, or later than sixty days of the date of imposition.

(c) shall be recorded in a register and applied to such purposes beneficial to the employed persons as are approved by the Labour Commissioner.

(d) shall not be imposed on a child.

- 10. (a) Deductions for absence from duty can be made only on account of the absence of the employed person at times when he should be working and such deductions must not exceed an amountwhich is in the same proportion to his wages for the wage period, as the time he was absent in that period is to the total time he should have been at work.
- (b) If ten or more employed persons, acting in contract, absent themselves without reasonable cause and without due notice, the deduction for absence can include wages for eight days in lieu of notice but—

(1) no deduction for breaking a contract can be made from a person under

15 or a woman;

(2) there must be a provision in writing which forms part of the contract of employment, requiring that a specific period of notice of intention to cease work not exceeding 15 days or the period of notice which the employer has to give to discharge a worker, must be given to the employer and that wages may be deducted in lieu of such notice.

(3) the above provisions must be displayed at or near the main entrance of the

factory:

(4) no deduction of this nature can be made until a notice that this deduction is to be made has been posted at or near the main entrance of the factory:

(5) no deduction must exceed the wages of the employed person for the period by which the notice, he gives of leaving employment is less than the notice

he should give under his contract.

- 11. Deduction can be made for damage to or loss of goods expressly entrusted to an employed person or for loss of money for which he is required to account, where such damage or loss is due to his neglect or default. Such deduction cannot exceed the amount of the damage or loss caused and can be made only after giving the employed person an opportunity for explanation.
- 12. Deductions can be made equivalent, to the value thereof, for house accommodation, amenities, or services (other than tools and raw material) supplied by the employer, provided these are accepted by the employed person as a part of the terms of his employment and have in the case of amenities and services been authorised by order of the Government.

13. (a) Deductions can be made for the recovery of advances, or for adjustment

of over-payment of wages.

(b) Advances made before the employment began can only be recovered from the first payment of wages for a complete wage period but no recovery can be made for advances given for travelling expenses before employment began.

(c) Advances of unearned wages can be made at the pay-master's discretion during employment but must not exceed the amount of two month's wages without the permis-

sion of an Inspector.

These advances can be recovered by instalments, spread over not more than 12 months and the instalments must not exceed 1/3rd, or if the wages are not more than Rs. 20 1/4th of the wages for any wage period.

14. Deductions can be made for subscription to and for repayment of advances

from any recognised provident fund.

15. Deductions can be made for payments to co-operative Societies approved by the Government or to the postal insurance, subject to any conditions imposed by the Himachal Pradesh Government.

INSPECTIONS:

An Inspector can enter on any premises, and can exercise powers of inspection (including examination of documents and taking of evidence) as he may deem necessary for carrying out the purposes of the Act.

COMPLAINTS OF DEDUCTIONS OR DELAYS:

- Where irregular deductions are made from wages, or delays in payment take place, an employed person can make an application in the prescribed form within one year to the Authority appointed by the Himachal Pradesh Government for the purpose. All the Sub-Divisional Officers (Civil) have been appointed as Authorities under this Act within their respective jurisdiction. An application delayed beyond this period may be rejected unless sufficient cause for the delay is shown.
- (2) Any legal practitioner, official of a registered trade union, Inspector under the Act, or other person acting with the permission of the Authority can make the complaint on behalf of an employed person.
- (3) A single application may be presented by, or on behalf of any number of persons belonging to the same factory the payment of whose wages has been delayed.

ACTION BY THE AUTHORITY:

The authority may award compensation to the employed persons in addition to ordering the payment of delayed wages or the refund of illegal deductions.

If a malicious or vexatious complaint is made, the Authority may impose a penality not exceeding Rs. 50 on the applicant and order that it be paid to the employer.

APPEAL AGAINST THE AUTHORITY:

- 19. An appeal in the prescribed form against a direction made by the Authority may be preferred within 30 days to the District Court. (a) by the pay-master if the total amount directed to be paid exceeds Rs. 300;
 - (b) by an employed person, if the total amount of wages with held from him or his co-workers, exceeds Rs. 50.
 - (c) by a person directed to pay penalty for a malicious or vexatious application.

PUNISHMENTS FOR BREACHES OF THE ACT: Any one delaying the payment of wages beyond the due date, or making any unauthorised deduction from wages is liable to a fine upto Rs. 500 but only if

- The pay-master who—
- (1) does not fix a wage-period; or
- (2) makes payment in kind; or

prosecuted with the sanction of the Authority or the Appellate Court.

- (3) fails to display at or near the main entrance of the factory this Abstract in English and in the language of the majority of the employed persons; or
- (4) breaks certain rules made under this Act; is liable to a fine not exceeding Rs. 200.

A complaint to this effect can be made only by the Inspector, or with his sanction.

Simla-171002, the 21st May, 1979

No. 7-111/76-LEP. Shram.—In exercise of the powers conferred by sub-section (2) of section 26 of the Payment of Wages Act, 1936 (Central Act No. 4 of 1936), the Governor of Himachal Pradesh, is pleased to make the following rules for the purpose of the said Act, after their previous publication in the Rajpatra, Himachal Pradesh vide notification of even number, dated the 6th April, 1977.

DRAFT RULES

- 1. Short title.—These rules may be called the Himachal Pradesh Payment of Wages (Procedure) Rules, 1979.
- 2. Definitions.—In these Rules, unless there is anything repugnant in the subject or context,
 - (a) "the Act" means the Payment of Wages Act, 1936 (Central Act IV of 1936);

(b) "appeal means and appeal under section 17:

- (c) "the Authority" means the authority appointed under sub-section (1) of section 15;
- (d) "the Court" means the court mentioned in sub-section (1) of section 17;
- (e) "employer" includes the persons responsible for the payment of wages under section 3;

(f) "form" means a form appended to these Rules;

(g) "Record of order or direction" means the record of an order dismissing either wholly or in part an application made under sub-section (2 of section 15 or of a direction made under sub-section (3) or sub-section (4) of that tion kept in Form 'F';

(h) "section" means the section of the Act;

- (i) the words and expressions defined in the Act shall be deemed to have the same meanings as are assigned to them in the Act.
- 3. Form of application.—Application under sub-section (2) of section 15 by or on behalf of an employed person or group of employed persons shall be made in duplicate in Form 'A' From 'B' or Form 'C' as the case may be, one copy of which shall bear such Court fee as may be prescribed.
- 4. Authorisation.—The authorisation to act on behalf of an employed person or persons, under section 15 shall be given by a certificate in Form 'D' shall be presented to the authority hearing the application and shall form part of the record.
- 5. Permission to appeal.—Any person desiring the permission of the authority to act on behalf of any employed person or persons shall present to the authority a brief written statement explaining his interest in the matter, and the authority shall record an order on the statement, which in the case of refusal shall include reasons for the order, and shall incorporate it in the record.
- 6. Presentation of documents.—(1) Applications or other documents relevant to an application may be presented in person to the authority at any time during hours to be fixed by the authority, or may be sent to him by registered post.
- (2) The authority shall at once endorse, or cause to be endorsed, on each document the date of the presentation or receipt as the case may be.
- 7. Refusal to entertain application.—The authority may refuse to entertain an application preented under rule 6, if after giving the application an opportunity of being heard, the authority is satisfied, for reasons to be recorded in writing that—
 - (a) the applicant is not entitled to present an application, or
 - (b) the application is barred by reason of the provisions in the proviso to subsection (2) of section 15, or
 - (c) the applicant shows no sufficient cause for making a direction under section 15.

- (2) The authority may refuse to entertain an application which is insufficiently stamped or is otherwise incomplete and, if he so refuses, shall return it at once with an indication of defects. If the application is presented again, after the defects have been made good, the date of representation shall be deemed to be the date of presentation for the purposes of the proviso to sub-section (2) of section 15.
- 8. Appearance of parties.—(1) If the application is entertained the authority shall call upon the employer by a notice in Form 'E' to appear before him on a specified date together with all relevant documents and witnesses, if any, and shall inform the applicant of the date so specified.

(2) If the employer or his representative fails to appear on the specified date,

the authority may proceed to hear and determine the application ex-parte.

(3) If the applicant fails to appear on the specified date, the Authority may

dismiss the application:

Provided that an order passed under sub-rule (2) or sub-rule (3) may be set aside and the applicant re-heard on good cause being shown within one month of the date of the said order, notice being served on the opposite party of the date fixed for rehearing.

9. Record of proceedings.—(1) The authority shall in all cases enter the particulars indicated in Form 'F' and at the time of passing orders shall sing and date the Form.

(2) In a case where no appeal lies, no further record shall be necessary.

- (3) In a case where an appeal lies, the authority shall record the substance of the evidence and shall append it under his signature to the record of order or direction.
- 10. Signature on forms.—Any form, other than a record of order, or direction which is required by these rules to be signed by the authority may be signed under his direction and on his behalf by an officer subordinate to him appointed by him in writing for this purpose.
- 11. Exercise of powers.—In exercise of the powers of a Civil Court conferred by section 18, the authority shall be guided in respect of procedure by the relevant orders of the First Schedule of the Code of Civil Procedure, 1908, with such alterations as the authority may find necessary, not affecting their substance, for adapting them to the matter before him, and save where they conflict with the express provisions of the Act or these rules.
- 12. Appeals.—(1) An appeal shall be preferred in duplicate in the form of a memorandum, one copy of which shall bear the prescribed court fee, setting forth concisely the grounds of objection to the order dismissing whether wholly or in part an application made under sub-section (2) of section 15 or a direction made under sub-section (3) or sub-section (4) of that section, as the case may be, and shall be accompanied by a certified copy of the said order or direction.

(2) When an appeal is lodged a notice shall issue to the respondent in Form 'G'.

- (3) The court after hearing the parties and after such further enquiry, if any, as it may deem necessary, may confirm, vary, or set aside the order or direction from which the appeal is preferred, and shall make an order accordingly.
- 13. Inspection of documents.—Any employed person, or any employer or his representative, or any person permitted under sub-section (2) of section 15 to apply for a direction, shall be entitled to inspect any application, memorandum of appeal, or any other document filed with the authority or the Court, as the case may be, in a case to which he is a party, and may obtain copies thereof on payment of such fees as may be prescribed.

- 14. Order or direction when to be made.—The authority or the Court, as the case may be, after the case has been heard, shall make the order or direction either at once or as soon as practicable, on some future day; and when the order or direction is to be made on some future day, it shall fix a date for the purpose of which due notice shall be given to the parties or their pleaders.
- 15. Appeal and savings.—The Himachal Pradesh Payment of Wages Rules, 1959, as inforce in the areas, which comprised in Himachal Pradesh immediately before the 1st November, 1966 and the Punjab Payment of Wages Rules, 1937 as in force in the areas added to Himachal Pradesh under section 5 of the Punjab Re-organisation Act, 1966 are hereby repealed, but all action taken and the orders made under the rules so repealed, shall so far as they are not inconsistant with these rules, be deemed to have been respectively taken and made under these rules.

FORM OF INDIVIDUAL APPLICATION

[See sub-section (2) of section 15 of the Payment of Wages Act, 1936 and rule 3]

IN THE COURT OF THE AUTHORITY APPOINTED UNDER THE PAYMENT OF WAGES ACT, 1936

(CENTRAL ACT IV OF 1936)
Forarea
Application No of 19
between A. B. C
Applicant
and Opposite party.
The applicant states as follows:—
1. A. B. C., is a person employed in/on the factory/railway/Industrial establish-
ment entitled and resides at.
The address of the applicant for the service of all notices and processes is
2 V V 7 the opposite party is the person responsible for the payment of

2. X. Y. Z., the oppoiste party, is the person responsible for the payment of his wages under section 3 of the Act, and his address for the service of all notices

period(s) which ended on (give dates).

(2) (Here give any further claim or explanation).
4. The applicant estimates the value of the relief sought by him at the sum of

rupees
5. The applicant prays that a direction may be issued under sub-section (3) of section 15 for.

(a) Payment of his delayed wages as estimated or such greater or lesser amount as the Authority may find to be due or refund of the amount illegally deducted.

Signature or thumb impression of the employer person or legal practitioner or official of a registered trade union duly authorised.

FORM OF GROUP OF APPLICATION

[See sub-section (2) of section 15 and section 16 of the Payment of Wages Act, 1936 and rule 3]

IN THE COURT OF THE AUTHORITY APPOINTED UNDER THE PAYMENT OF WAGES ACT, 1936

(CENTRAL ACT IV of 1936)

Applicants. and

X. Y. Z..... Opposite party—

The applicants state as follows:—

1. The applicants whose names and permanent addresses appear in the attached Schedule are persons employed in/or the factory/railway/industrial establishment entitled.

The address of the applicants for service of all notices and processes is......

2. X. Y. Z., the opposite party, is the person responsible for the payment of wages under section 3 of the Act, and his address for the service of all notices and processes is......

3. The applicants' wages have not been paid for the following wage period(s)....

4. The applicants estimate the value of the relief sought by them at the sum of Rupees.....

5. The applicants pray that a direction may be issued under sub-section (3) of section 15 for—

(a) Payment of the applicants' delayed wages as estimated......

or such greater or lesser amount as the Authority may find to be due.

(b) Compensation amounting to......

The applicants certify that statement of facts contained in this application is to the best of their knowledge and belief accurate.

Signature or thumb impression of two of the applicants or legal practitioner or an official of a registered trade union duly authorised.

Sl. No.

SCHEDULE Name of applicant

Permanent address

FORM 'C'

FORM OF APPLICATION BY AN INSPECTOR OR PERSON PERMITTED BY THE AUTHORITY OR AUTHORISED TO ACT.....

[See sub-section (2) of section 15 and section 16 of the Payment of Wages Act, 1936 and rule 3]

IN THE COURT OF THE AUTHORITY APPOINTED UNDER THE PAYMENT OF WAGES ACT, 1936

(CENTRAL ACT IV OF 1936)

for.....area

Applicant.

X.Y.Z.—

The opposite party.

The applicant states as follows:-

- 1. The X.Y.Z. the opposite party, is the person responsible under the Act, for the payment of wages to the following persons whose names and permanent addresses are given below:—
 - (1)
 - (2)
 - (3)
 - *
 - 2. His address for the service of all notices and processes is—
- 3. The wages of the said person(s) due in respect of the following wage period(s) have not been paid/have been subjected to the following illegal deductions:—
- 4. The applicant estimates the value of the relief sought for the persons employed at the sum of Rs.....
- 5. The applicant prays that a directions may be issued under sub-section (3) of section 15 for—
 - (a) payment of the delayed wages as estimated or such greater or lesser amount as the Authority may find to be due (or refund of the amount illegally deducted),

FORM 'D'

[See sub-section (2) of section 15 of the Payment of Wages Act, 1936 and rule 4)

CERTIFICATE OF AUTHORISATION

I/We employed person(s) hereby authorise a legal practitioner/an official of which is a registered trade union to act on my/our behalf under section 15 and section 17 of the Payment of Wages Act, (Central Act IV of 1936) in respect of the claim against... on account of the delay in payment of illegal deductions from my/our wages.

Signature (1) (2) (3) (4)

Witnesses (1)
(2)
(3)
(4)
*

I accept the authorisation.

Legal Practitioner/Official of a registered trade union.

FORM 'E'

[Sze sub-section (3) of section 15 of the Payment of Wages Act and rule 8]

NOTICE FOR THE DISPOSAL OF APPLICATION

Take notice that, in default of your apperance on the day before mentioned, the application will be heard and determined in your absence.

Given under my hand and seal, this day...... 19
Seal.

Authority.

FORM 'F'

[See sub-section (3) of section 15 of the Payment of Wages Act, 1936 and rule 9]

RECORD OF ORDER OR DIRECTION

(1) Serial number.	
(2) Date of application.	
(3) Name or names, percentage, address or addresses of the applicants or som	e
or all of the applicants belonging to the same unpaid group.	
(4) Name and address of the employer.	
(5) Amount claimed:	
(a) as delayed wages Rs	
(b) as deducted from wages, Rs	
(6) Plea of the employer and his examination (if any).	
(7) Finding and a brief statement of the reasons therefor.	
(8) Amount awarded:	
(a) Delayed wages.(b) deducted wages.	
(9) Compensation awarded.	
(10) Penalty imposed.	
(11) Costs awarded to—	,
(i) Court fee charges.	
(ii) Pleaders fee.	
(iii) Witnesses's expenses.	`
(12) Date by which the amount awarded shall be paid.	
Dated: Signed	
Note.—In case where an appeal lies attach on a separate sheet the substance of the evidence.	f
FORM 'G'	
[See section 17 of the Payment of Wages Act and Rule 12]	
NOTICE TO RESPONDENT OF THE DAY FIXED FOR THE HEARING OF THE	E
APPEAL UNDER SECTION 17 OF THE PAYMENT OF WAGES ACT, 1930	5
(CENTRAL ACT IV OF 1936)	
Appeal from the decision of the Authority for the area, dated the	•
Respondent	
Take notice that an appeal of which a copy is enclosed, from the decision of the	e
Authority for area has been presented by X. Y.Z.	1.
(and others and registered in this Court and that the	•
date of	3
of this anneal	
If no appearance is made on your behalf by yourself, or by some one by law	٧
authorised to act for you in this appeal, it will be heard and decided in your absence. Given under my hand and the seal of the Court, this day of	
olven under my hand and the scalor the Court, this day of	
19	

Seal of the Court. Judge.

By order, Secretary.

कार्यालय उपायुक्तं, चम्बा ज़िला, चम्बा

ग्रधिसूचनाएं

चम्बा, 30 ग्रप्रैल, 1979

क्रम संख्या 14(19)/73-27150-90.—यतः विकास खण्ड तीसा, ज़िला चम्बा की निम्नलिखित ग्राम पंचायतों द्वारा हिमाचल प्रदेश पंचायती राज ऋधिनियम की धारा 9(1) व हिमाचल प्रदेश ग्राम पंचायत नियम 19ए (2) के ग्रन्तर्गत स्त्री पंचों का सहविकल्पन करके प्रस्तावों की प्रतिलिपियां ग्रधोहस्ताक्षरित को प्रेषित की है;

श्रतः मैं, योगेश खन्ना, उपायुक्त, चम्वा, हिमाचल प्रदेशं ग्राम पंचायत नियम, 1971 के नियम 19ए(2) के श्रन्तर्गत सहिवकल्पित किये गये स्त्री पंचों के नामों को सर्व-साधारण के सूचनार्थ श्रिधसूचित करता हं।

सारणी

नाम पंचायत

不0

सह-विकल्पित स्त्री पंच का नाम व पता

संख्या

1 2

3

1. चोली श्रीमित जानकी देवी पत्नी श्री सुभाष कुमार, ग्राम डुघली, डाकघर डुघली।

2. टिकरी श्रीमित देबो पत्नी श्री नूरद्दीन, ग्राम टिकरीगढ़, डाकघर टिकरी
3. लेमुई श्रीमित नारो पत्नी श्री जय सिंह, ग्राम लेसूई, डाकघर टिकरी

4. झज्जा श्रीमित भागदेई पत्नी श्री ध्यान सिंह, ग्राम निनोडी, डाकघर झज्जा 5. दयोला श्रीमित देवकी पत्नी श्री कांसी, ग्राम दयोला, डाकघर जसौर

वरड़ा श्रीमित भरन पत्नी श्री सखण, ग्राम भुलीण, डाकघर वघईगढ़
 वयईगढ़ श्रीमित जगदेई पत्नी श्री मोती राम, ग्राम बघईगढ़, डाकघर बघईगढ़

8. कोहाल श्रीमित रेसो पत्नी श्री मोती, ग्राम बहलाम, डाकघर मसरूंड 9. तीसा-2 श्रीमित देई पत्नी श्री कांसी, ग्राम धनावल, डाकघर गनेड़

10. जुगरा श्रीमिति सायरा पत्नी श्री अल्फा, ग्राम वाडा, डाकघर गर्नेड़ 11. गुलेडी श्रीमिति मस्त पत्नी श्री निर्मेल ग्राम लटकोगा डाकघर देवी

11. गुलेडी श्रीमित मस्तु पत्नी श्री निर्मल, ग्राम लदरोगा, डाकघर देवी कोठी 12. कुठेड़ (खुशनगरी) श्रीमित सारद पत्नी भरना ग्राम इडवाडी डाकवर खशनगरी

12. कुठेड़ (खुशनगरी) श्रीमिति सारदू पत्नी भरना, ग्राम डडव्राडी, डाकवर खुशनगरी
13. तीसा-1 श्रीमिति परजू पत्नी मगना, ग्राम नाल, डाकघर तीसा

14. मेइ श्रीमित कावलू पत्नी श्री नुरंगू राम, ग्राम सेई, डाकवर सेई 15 हरतवास नवेई श्रीमित लभदू पत्नी श्री रामिकशन, ग्राम नवई, डाकवर सेई

16. जसौरगढ़ श्रीमित चेती पत्नी श्री सस्यानन्द, ग्राम मांजू, डाकघर जसौरगढ़

17. चाजू श्रीमित सुती पत्नी श्री कांशी, ग्राम जखला, डाकघर चांजू 18. देहरा श्रीमित भोटी पत्नी श्री त्रव्यापन सम्बद्ध सामा स्वास नामा

18. देहरा श्रीमित भोटी पत्नी श्री हरदयाल, ग्राम शुमरा, डाकघर चाजू

1	2	3
1 19. 20. 21. 22. 23. 24. 25. 26.	चरोड़ी कलहेल मगूली बोन्देड़ी बैरा सल्यास कुठेड़ (बूघीड़) थनेइ	श्रीमित गुलाबू पत्नी श्री भेखी, ग्राम लखण, डाकबर कलहेल श्रीमित नरमू देवी पत्नी श्री भगत राम, ग्राम कयाड़, डाकघर कलहेल श्रीमित सूरतु पत्नी श्री घनवहादुर, ग्राम मुगली, डाकघर सेई श्रीमित नोतो पत्नी श्री वृज लाल, ग्राम बोन्देड़ी, डाकघर सेई श्रीमित खुणकू पत्नी श्री हीरा, ग्राम बैरागढ़, डाकघर तरेला श्रीमित मस्तु पत्नी श्री लाला राम, ग्राम सत्यास, डाकघर तरेला श्रीमित मालती पत्नी श्री तेज सिंह, ग्राम भटारी, डाकघर थनेई श्रीमित मनरथू पत्नी श्री मोती राम, ग्राम थनेहै, डाकघर थनेई
27.	देवी कोठी	श्रीमिति योली पत्नी श्री डुमगू, ग्राम देवी कोठी, डाकघर देवी कोठी
28.	गडफ़री.्	श्रीमति खेलकू पत्नी श्री हीरा लाल, ग्राम नकरोड़, डाकघर थल्ली
29.	थल्ली	श्रीमति किशनी देवी पत्नी श्री कर्म सिंह, ग्राम गलोडी, डाकघर थल्ली
30.	देहग्रां	श्रीमति पुन्नी पत्नी श्री रिशिकेश, ग्राम मझोगा, डाकघर झज्जा
31.	श्लेला-वाडी	श्रीमति हीरी पत्नी श्री चन्द, ग्राम गलेला, डाकघर झज्जा
32.	बढ़ नो ता	श्रीमिति मिसी पत्नी श्री घर्मी, ग्राम सनवाल, डाकघर झज्जा

चम्बा, 30 ग्रप्रैल, 1979

कम संख्या-14(19)/73-2852-90.—यतः विकास खण्ड मैहला जिला चम्बा की निम्नलिखित ग्राम प्रचायतों द्वारा हिमाचल प्रदेश पंचायती राज ग्रिधिनियम की धारा 9(1) व हिमाचल प्रदेश ग्राम पंचायत् नियम 190(2) के ग्रन्तर्गत स्त्री पंचों का सहिवकपल्न करके प्रस्तावों की प्रतिलिपियां ग्रिधोहस्ताक्षारित को प्रेषित की हैं।

श्रतः मैं, योगेश खन्ना, उपायुक्त चम्बा, हिमाचल प्रदेश ग्राम पंचायत नियम, 1971 के नियम 19ए(2) के श्रन्तर्गत सहिवकिल्पत किये गये स्त्री पंचों के नामों को सर्वसाधारण के सूचनार्थ श्रिधसूचित करता हूं।

सारणी

क्रम	संख्या	नाम पंचायत	सहिवकिल्पित स्त्री पंच का नाम व पता
	1	2	3
`	 3. 4. 6. 	कूंर गागला जाघी पियुहरा छतराड़ी कीया लुडू	श्रीमित जेंठु पत्नी श्री दालती, ग्राम वेही, डाकघर छतराड़ी श्रीमित हाजू पत्नी श्री कालू, जाति गुज्जर, ग्राम चेंड, डाकघर महला श्रीमित नापो पत्नी श्री टिभल, ग्राम पुखरोट, डाकघर राख श्रीमित मुकतू पत्नी श्री रौनकी, ग्राम भडोट, डाकघर छतराड़ी। श्रीमित सीता पत्नी श्री परस राम, ग्राम ढागेडा, डाकघर छतराड़ी। श्रीमित कनीज पत्नी गुलाब दीन, ग्राम कीया, डाकघर हरदासपुरा श्रीमित पड़ी पत्नी श्री रघु, ग्राम बगोली, डाकघर लुडू

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-	8.	— गुराड़ ॄ	श्रीमृति जफली पत्नी श्री ध्याना राम, ग्राम गुराड़, डाकघर सामरा
	9.	डुला डा	श्रीमति तुलसी पत्नी श्री खजाना, ग्राम सालणा, डाकघर सामरा
	10.	वसौघन	श्रीमित नैणों पत्नी श्री तेजु, ग्राम देवी देहरा, डाकघर रिव्यार
	11.	रठियार	श्रीमति गिलमो पत्नी श्री पुन्तु राम, ग्राम मियाड़ी, डाकघर रिव्यार
	12.	कपाहड़ा	श्रीमित साहबो पत्नी श्री ठुनिया, ग्राम घरमटी, डाकघर चम्बा
	13.	वखतपुर	श्रीमति मखणी पत्नी श्री कोडू, ग्राम वस्ततपुर, डाकघर रिठयार
	14.	मगला	श्रीमति फुलो पत्नी श्री चन्दू राम, ग्राम द्रवला, डाकघर मगला
	15.	ब्र ही	श्रीमति कुशल्या देवी पत्नी श्री प्यार सिंह, ग्राम बेही, डाक्घर गेहरा
	16.	गहरा	श्रीमति जानकी बेवा श्री जन्ता, ग्राम भटवाड़ा, डाकघर गेहरा
	17.	लोथल	श्रीमित शिलो पत्नी श्री मोहण, ग्राम मरोथा, डाकघर सुनारा
	18.	वकाण	श्रीमति रूकी देवी पत्नी श्री कर्मचन्द, ग्राम उपरली वकाण, डाकघर
			राख ।
	19.	दाड़ई	श्रीमित झुखरी देवी पत्नी श्री प्रवीण राम, ग्राम नाली, डाकघर मैहला
	20.	खुन्देल	श्रीमति दिलो देवी पत्नी श्री खजाना राम, ग्राम मल्ला, डाकघर
			चुड़ी।
	21.	वलौठ	श्रीमिति शीलो देवी पत्नी श्री जालम सिंह, ग्राम उसलाड, डाकघर
			चुड़ी ।
	22.	प्रीणा	श्रीमित मिसो बेवा श्री चमारू, ग्राम ग्रनानैहर, डाकघर चुड़ी
	23.	राडी	श्रीमति प्रभी बेवा श्री सीहबू, ग्राम मैलाह, डाकघर च ुड़ी
	24.	वाट	श्रीमति छाछो पत्नी श्री बिल्लू, ग्राम वाट, डा क घर व रौ र
	25.	उटीप	श्रीमित विमला देवी पत्नी श्री शंकर, ग्राम दाडूई, डाकघर लुडू
	26.	कुनेड़	श्रीमित वसैहरो पत्नी श्री हंस राज, ग्राम वाढियाडा, डाकघर चुड़ी
	27.	्रिलौड़ किलौड़	श्रीमति गुरदेई, पत्नी श्री मिसर, ग्राम पूलैणी, डाकघर चुड़ी
	28.	रजेरा .	श्रीमित मालती देवी पत्नी श्री गलोरा,ग्राम थहला, डाकघर रजेरा
	29.	बैली	श्रीमति शीला पत्नी श्री नारायण सिंह, ग्राम तन्हला, डाकघर रजैरा
	30.	मैहला	श्रीमित सिबो देवी पत्नी श्री निधिया राम, ग्राम डंठ का, डाकघर
			मैहला ।
	31.	बन्दला	श्रीमित नपाली पत्नी श्री मचलू, ग्राम बन्दला, डाकघर मैहला
	32.	भड़िया	श्रीमति छणको पत्नी श्री नैनो, ग्राम गरड़ा, डाकघर भड़िया
	33.	सराहण	श्रीमति प्रभी विधवा श्री हरदयाल, ग्राम ब्राह्मण, डाकघर साहो
	34.	कीडी	श्रीमृति नैणो पत्नी श्री भगत राम, ग्राम कीडी, डाकघर कीडी
-		پر راوی کام ایس شدر نمان کی کام	चम्बा, 30 ग्रप्रैल, 197S
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कम संख्या 14(19)/73-2790-2852.--यतः विकास खण्ड भटियात, जिला चम्बा की निम्नलिखित ग्राम पंचायतों द्वारा हिमाचल प्रदेश पंचायती राज श्रिधिनियम की धारा 9(1) व हिमाचल प्रदेश ग्राम पंचायत नियम 19ए(2) के ग्रन्तर्गत स्त्री पंचों का सहविकल्पन करके प्रस्तावों की प्रतिलिपियां अधोहस्ताक्षरित को प्रेषित की है।

ग्रतः मैं, योगेश खन्ना, उपायुक्त, चम्बा हिमाचल प्रदेश ग्राम पंचायत नियम, 1971 के नियम 19-ए(2) के ग्रन्तर्गत सहविकल्पित किये गये स्त्री पंचों के नामों को सर्वसाधारण के सूचनार्थ ग्रधिसूचित करता हूं।

		सारणी
森 0 सं 0	नाम पंचायत	सह विकल्पित स्त्री पंच का नाम व पता
1	2	3
1.	मैल	श्रीमित कुशल्या पत्नी श्री बनी राम, ग्राम व डाकघर मैल।
. 2.	वलाणा	श्रीमंति शिवो बेवा स्यामा, ग्राम व डाकघर बलाणा
3.	घटासणी	श्रीमित विद्या देवी बेवा श्री भगत राम, ग्राम लोहड़ द्रमण, डाकघर वक लो ह
4.	ककीरा .	श्रीमति पार्वती देवी बेवाश्री सर्वजीत, ग्राम कहला, डाकघर ककीरा
5.	हटली	श्रीमति ब्रहमी देवी पत्नी श्री चन्दू राम, ग्राम हटली, डाकघर शाहपुर
6.	गोला	श्रीमति बिमला देवी पत्नी श्री फादी राम, ग्राम व डाकघर गोला।
7.	कुड्डी	श्रीमति देहरा बेवा बरतिया ग्राम पजवाहर, डाकघर कुड्डी
8.	काहरी	श्रीमित माया बेवा श्री बेलो, ग्राम चौकी, डाकघर ग्रवा
9.	भ्रवा	श्रीमृति मनसा देवी पत्नी श्री फकीर, ग्राम झन्डे दी महल, डाकघर श्रवा
10.	सियून्ता	श्रीमित बौहतू देवी बेवा श्री गोरख, ग्राम मलाड़ा, डाकघर सियून्ता
11.	गरनोटा	श्रीमति मन्सा देवी बेवा श्री मुन्शी राम, ग्राम ठुकराला, डाकघर गरनोटा
12.	टिकरी ,	श्रीमती विद्यादेवी पत्नी श्री देश राज, ग्राम टिकरी, डाकघर खरगटां
13.	खरगेटा	श्रीमित साहणी देवी पत्नी श्री विशन दास, ग्राम घरवाइ, डाकघर खरगटा
14.	नैनीखड	श्रीमति मै ना बेवा श्री चुहड़ _{्,} ग्राम व डाकघर नै नीख ड
15.	चूहन	श्रीमित दमोदरी पत्नी श्री दुलो राम, ग्राम मुग्राणा, डाकघर चहन
16.	सुदली	श्रीमति सुति देवी बेवा वीरबल, ग्राम सुदली, डाकघर चूहल
17.	परसियारा	श्रीमित फांदो देवी पत्नी श्री सन्त राम, ग्राम कोठी दी पदर, डा 0 मनुहता
18.	जन्द्रांग	श्रीमित छैलो देवी पत्नी श्री हशनाक, ग्राम ठेहड़ा, डाकघर ददरियाड़ा
19.	चुवाड़ी	श्रीमित महेसो देवी बेवा श्री नानक चन्द, ग्राम भकड़, डाकघर चुवाड़ी
20.	गाहर	श्रीमित रानो देवी पत्नी श्री रूमाल सिंह, ग्राम लेनोह, डाकघर चुवाड़ी
21.	जतरून	श्रीमति प्रकाशो देवी पत्नी श्री धनरपसिंह, ग्राम जतरून, डाकघर चुवाड़ी
22.	चलाड़ी	श्रीमित नानको बेवा लालदीन, ग्राम राख, डाकघर रायपुर
23.	रायपुर	श्रीमित लीला देवी पत्नी श्री ब्रह्मानन्द, ग्राम व डाकघर रायपुर
24.	पछाड	श्रीमति कुग्रल्या देवी पत्नी श्री लक्षमण दास, ग्राम पछाड डाकघर घटासणी
25.	कथेट	श्रीमिति ज्ञानी देवी पत्नी श्री छुांगा राम, ग्राम मुण्डी, डाकघर साइला
26.	बिन्ना	श्रीमति राजदेई पत्नी श्री चुनी लाल, ग्राम लोहारफा, डाकघर पातका
27.	मनुहता	श्रीमित साहणी बेवा श्री महसी, ग्राम व डाकघर मनुहता
28.	होवार	श्रीमित केसरो देवी पत्नी श्री सनाको, ग्राम भरमोली, डाकघर होवार
29.	खड़ा	श्रीमित प्रेमो देवी पत्नी श्री महतवो, ग्राम श्रीहर, डाकघर होवार

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1	2	3
30.	 बलेरा	श्रीमति निमा देवी पत्नी श्री हरिचन्द, ग्राम भीत, डाकघर बलेरा
31.	गूड़ाना	श्रीमति कौला देवी पत्नी श्री लच्छो, निचला फौगला
32.	ू. शेरपुर	श्रीमित मैना देवी पत्नी श्री मंगत राम ग्राम व डाकवर शेरपुर
33.	निगाली	श्रीमति सुतो देवी पत्नी श्री मन्सा राम, ग्राम मजधार, डाकघर बगडहार
34.	बगडहार	श्रीमित महेसरी पत्नी श्री चन्दो, ग्राम व डाकघर वगडहार
35.	घरू	श्रीमति प्रमो देवी पत्नी श्री वीर सिंह, ग्राम घरू, डाकघर मोरठू 🕐
36.	मोरठू	श्रीमति लजिया देवी पत्नी श्री ग्राज्ञा राम, ग्रा म भो टी, डाकघर मोरठ
37.	जोलना	श्रीमति हीरा पत्नी श्री बेली राम, ग्राम कलर जोलना, डाकघर
38.	य ुलैल	श्रीमति नारो देवी पत्नी श्री देवू, ग्राम बुगा, डाकघर ककरोटी
39.	धुलारा	श्रीमति कलासो बेवा सुनाकू राम, ग्राम खोलदा, डाकघर धुलारा
40.	काथला	श्रीमति कौशल्या पत्नी श्री शम्भू, ग्राम कार्यला, डाकघर सियुन्ता
41.	रजे	श्रीमित मांगती पत्नी श्री तिलो राभ, ग्राम सरोग, डाकघर, गरनोटा
42.	मोतला	श्रीमित विद्या देवी बेवा श्री नन्दू राम,ग्रास रखाली,डा न्घर सियुन्ता
43.	समोट	श्रीमिति ब्रह्मी देवी पत्नी श्री मुन्झी राम, ग्राम उगली, डाकघर समोट
44.	ब नीखेत	श्रोमति रामकली पत्नी श्री सी 0डब्लयू 0 तोरग, डाकघर बनीखेत
45.	टुण्डी	श्रीमित भाचरू देवी पत्नी श्री विशनू राम, ग्राम झुलाडा, डाकघर टुण्डी
46.	बेली	श्रीमति स्रोमा देवी पत्नी श्री कपूर सिंह, ग्राम खडी, डाकघर बनीखेत
47.	जियुन्ता	श्रीमति सुमित्र। पत्नी श्री मोहण, ग्राम तुठा, डाकघर नैनीखड़
48.	मोरनु	श्रीमति जोवनू पत्नी श्री सिघो, ग्राम मोरनू, डाकघर कैल
49.	बनेट	श्रीमित कोधु पत्नी श्री डीनू, ग्राम बनेट, डाकघर बनेट
50.	मलून्डा	श्रीमित नारो पत्नी श्री गूसाऊं, ग्राम बहगला, डाटघर बनेट
51.	तुरकड़ा	श्रीमित प्रोजन बेवा श्री सुचेता, ग्राम द्रमणी, डाकघर चवाड़ी
52.	म्रोसल	श्रीमिति कुशल्या पत्नी श्री रसालू राम, ग्राम गुनयाला, डाकघर
53.	मनोला	श्रीमित रसी बेवा श्री गुलाबू राम, ग्राम गरगड़ा, डाकघर बाथरी
54.	रूलयाणी ·	श्रीमति रेसो पत्नी श्रीमुन्शी राम, ग्राम रूजयाणी, डाकघर बाथरी
55.	बाथरी	श्रीमति नारो विधवा श्री किरपो, ग्राम मलूड़ा, डाकघर बाथरी
56.	तुनहटी	श्रीमति केसरो पत्नी श्री जलो राम, ग्राम रौणी, डाकघर नैतीखड़
57.	त। रागढ़	श्रीमित ब्रहमो देवी पत्नी श्री मंगत राम, ग्राम सगत्र, डाकघर वकलोह
*********		चम्बाः ३० ग्रप्रैल. 1979

चम्बा; 30 ग्रप्रैल, 1979

कम संख्या पंच-14(19)/72-2891-2936.—यतः विकास खण्ड सलुणी, जिला चम्बा की निम्निलिखित ग्राम पंचायतों द्वारा हिमाचल प्रदेश पंचायती राज ग्रिधिनियम की धारा 9 (1) व हिमाचल प्रदेश ग्राम पंचायत नियम 19ए (2) के ग्रन्तर्गत स्त्री पंचों का सहविकल्प करके प्रस्तावों की प्रतिलिपियां ग्रिधोहस्ताक्षरित को प्रेषित की है।

अतः में योगेश खन्ना, उपायुक्त, चम्बा, हिमाचल प्रदेश ग्राम पंचायत नियम 1971 के नियम 19-ए(2) के अन्तर्गत सहिवकित्पत किये गये स्त्री पचों के नामों को सर्वसाधारण के सूचनार्थ ग्रिधिसूचित करता हूं।

सारणी

ऋ0 सख्या नाम पंचायत सहिवकिल्पत स्त्री पंच का नाम व पता 2 . 1 कुमारी मुगतों पुत्री श्री मोती , ग्राम छुदरा, डाकवर सुण्डला ठाकरीमटी 1. श्रीमित भिलखो देवी पुत्री श्री नरेणू राम, ग्राम पुखरी, डाकघर सुण्डला सुण्डला $2\cdot$ श्रीमति सावितरी देवी पत्नी श्री मोभिया राम, ग्राम व डाकघर सोलवा 3. सालवा लिगा श्रीमति फुलमू पत्नी श्री हुशयारा, ग्राम बौडका, डाकघर लिगा 4. श्रीमित नारी देवी पत्नी श्री चिन्तो, ग्राम द्रवड, डाकघर सालवा वाडका 5. श्रीमित हल्ली विधवा श्री पछी, ग्राम रोन, ड्राकघर हिमारी वणन्तर 6. श्रीमित कली देवी पत्नी श्री मुसदी राम, ग्राम कुठेड, डाकघर डियूर डियूर 7. लुनोट कुमारी सेवती पुत्री श्री डिनू, ग्राम विखाडी, डाकघर डियुर 8. श्रीमित पानो देवी पत्नी श्री चतर सिंह, ग्राम सनूह, डाकघर भान्दल सनूह 9. श्रीमित ग्रमर देइ पत्नी श्री भूलो राम, ग्राम दिगोड़ी, डाकघर भान्दल भान्दल , 10. श्रीमति कला पत्नी साहणू, ग्राम खडोठी, डाकघर टिकरू खडोठी 11. श्रीमित प्रेमो पत्नी श्री सन्त राम, ग्राम ग्राली, डाकघर टिकरू खरल 12. द्रेकड़ी श्रीमित रतो देवी पत्नी श्री लदाखी राम, ग्राम द्रेकड़ी, डाकघर पनताह 13. श्रीमित इन्दरू पत्नी श्री सिधू राम, ग्राम सरोग, डाकघर किहार किहार 14. श्रीमति सीता पत्नी श्री सोतीया, ग्राम भरोड़ा, डाकघर किहार किलोड़ 15. सेरी श्रीमित हली पत्नी श्री चमारू राम, ग्राम तरेद, डाकघर पनताह 16. श्रीमित राणु पत्नी श्री चेत राम, उर्फ डूम, ग्राम आयल 17. ग्रायल श्रीमित मालती देवी पत्नी श्री वैनसू राम, ग्राम जल्ला, डाकघर किहार डाड 18. श्रीमित बसन्ती पत्नी श्री चन्द राम, ग्राम चकोली, डाकघर किहार सूरी 19. श्रीमित विमला पत्नी श्री हुशयारा राम, ग्राम जडोगा, डाकघर सल्णी सलूणी 20. श्रीमित नारो पुत्री श्री रामा, ग्राम सतवाह, डाकघर सलूणी दिधाई 21. श्रीमित नारो पत्नी श्री चोहदरी, ग्राम ग्रोहरा, डाकघर ग्रोहरा म्रोहरी 22. समणी श्रीमित पानो विधवा गौरिया, ग्राम चमोह, डाकघर ग्रोहरा 23. श्रीमित कशमीरू पत्नी श्रीचन्द, ग्राम हलाई, डाकघर लाहरा भडेला 24. श्रीमित पिन्जी पत्नी श्री निर्मल, ग्राम मलेई, डाकघर डियूर 25. कन्धवारा श्रीमित सोता विधवा श्री रामलोक, ग्राम गरोहन, डाकघर डियूर पिछलाडियूर 26. श्रीमित महेशी पत्नी श्री सकू राम, ग्राम मन्जीर, डाकघर मन्जीर मन्जीर 27. श्रीमित दाखू पत्नी श्री धनियां, ग्राम धार, डाकघर सलूणी सिगाधार 28. श्रीमित मिसो देवी पत्नी श्री कृष्ण चन्द ठाकुर, ग्राम धारगला सिगाधार 29. श्रीमित सन्ती विधवा श्री खिन्दू, ग्राम लाहरा, डाकघर लाहरा खड़जोता 30. श्रीमित कृष्णा देवी, ग्राम कुमहारका, डाकघर हिमगरी पजेइ 31. श्रीमति प्रेमो विधवा श्री फरनगू, ग्राम पोठा, डाकघर सालवा भजोत्रा 32. श्रीमति तुलसी विधवा श्री कर्म सिंह, ग्राम करवाल, डाकघर पनता करवाल 33.

1 2 श्रीमित गोरी विधवा श्री नन्दीया, ग्राम बगरेड़, डाकघर भलेई 34. श्रीमित हिमती पत्नी श्री बलदेव, ग्राम भलोग, डाकघर पनताह 35. श्रीमित भती पत्नी श्री प्रेमू, ग्राम त्रिम्बली, डाकघर वगा 36. श्रीमित जीवो पत्नी श्री मंगतू, ग्राम वाली, डाकघर श्रोहरा 37. भुनाड श्रीमित ग्रछरी बेवा श्री गोरीया, ग्राम सुनडेरा, डाकघर वाहगल बाहगल 38. श्रीमित भती देवी पत्नी श्री सभान् **ब्रगाल** 39. श्रीमित सुती पत्नी श्री पुन्तु राम, ग्राम तैलका, डाकघर सालवा 「阿 मौडा . 40.

उपायुक्त, चम्बा ।